

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P O Box 1450 Alexandria, Virginia 22313-1450 www.nepio.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/568,969	10/10/2006	Junya Ohde	286085US6PCT	8866	
OBLON SPIV	7590 04/09/201 'AK MCCLELLAND	0 MAIER & NEUSTADT, L.L.P.	EXAMINER		
1940 DUKE STREET ALEXANDRIA, VA 22314		HUERTA, ALEXANDER Q			
			ART UNIT	PAPER NUMBER	
			2427		
			NOTIFICATION DATE	DELIVERY MODE	
			04/09/2010	ELECTRONIC	

## Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

## Advisory Action Before the Filing of an Appeal Brief

Application No.		Applicant(s)					
	10/568,969	OHDE ET AL.					
	Examiner	Art Unit					
	Alexander Q. Huerta	2427					

	Alexander Q. Huerta	2427	
The MAILING DATE of this communication appe	ars on the cover sheet with the o	orrespondence add	ress
THE REPLY FILED 25 March 2010 FAILS TO PLACE THIS AP	PLICATION IN CONDITION FOR	ALLOWANCE.	
<ol> <li>M The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following i application in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods:</li> </ol>	the same day as filing a Notice of a replies: (1) an amendment, affidavinal (with appeal fee) in compliance	Appeal. To avoid abar t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expiresmonths from the mailing	date of the final rejection.		
b) A The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire to Examiner Note: If box 1 is checked, check either box (a) or (MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f)	ter than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	n.
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period cal- under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set for thin (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	on which the petition under 37 CFR 1.1 ension and the corresponding amount of hortened statutory period for reply origi	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as
<ol> <li>The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed wi AMENDMENTS</li> </ol>	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
	A series to the state of Charles being		
<ol> <li>\( \)\) The proposed amendment(s) filed after a final rejection, t         <ul> <li>(a)</li> <li>\( \)\) They raise new issues that would require further core</li> <li>\( \)\) They raise the issue of new matter (see NOTE belowing).</li> <li>\( \)\) They are not deemed to place the application in bett application in better and the property of the prope</li></ul></li></ol>	sideration and/or search (see NOT v);	E below);	
(d) They present additional claims without canceling a c	orresponding number of finally reje	ected claims.	
NOTE: See Continuation Sheet. (See 37 CFR 1.1)	16 and 41.33(a)).		
<ol> <li>The amendments are not in compliance with 37 CFR 1.12</li> </ol>	1. See attached Notice of Non-Co	mpliant Amendment (F	PTOL-324).
<ol><li>Applicant's reply has overcome the following rejection(s):</li></ol>			
Newly proposed or amended claim(s) would be all non-allowable claim(s).		•	
7. Meropurposes of appeal, the proposed amendment(s): a) thow the new or amended claims would be rejected is proved the status of the claim(s) is (or will be) as follows: Claim(s) allowed to: Claim(s) objected to: Claim(s) rejected: 22.24-32.34-41.43-47. Claim(s) withdrawn from consideration:		be entered and an ex	planation of
AFFIDAVIT OR OTHER EVIDENCE			
<ol> <li>The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).</li> </ol>			
<ol> <li>The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary</li> </ol>	vercome <u>all</u> rejections under appea and was not earlier presented. Se	ll and/or appellant fails ee 37 CFR 41.33(d)(1)	s to provide a
<ol> <li>The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER</li> </ol>	of the status of the claims after er	ntry is below or attache	ed.
The request for reconsideration has been considered but See Continuation Sheet.	does NOT place the application in	condition for allowan	ce because:
12. ☐ Note the attached Information <i>Disclosure Statement</i> (s). (13. ☐ Other:	PTO/SB/08) Paper No(s).		
/Scott Beliveau/ Supervisory Patent Examiner, Art Unit 2427			

U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06)

Continuation of 3. NOTE: Applicant's proposed amendments do not merely cancel claims, adopt examine suggestions, remove issue for appeal, or in some other way require only a cursory review by the examiner. In particular, the newly added into or claims 44 and 46 "wherein the attributes includes at least a genre and a performer." Accordingly, further search and/or consideration is required on the part of the examiner.

Continuation of 11, does NOT place the application in condition for allowance because: On page 12 of the Applicant's Response, Applicants argue that Banker is not a prior art reference date-wise since Banker was filed on October 17, 2007 because the instant application claims priority to UP 2003-303915, filed August 28, 2003.

The Examiner agrees that Banker Appl. No. 11/873,582 was filed on October 17, 2007, however the Examiner disagrees that Banker is not a prior art reference. Banker is a continuation of application 09/693,060 filed no. 000tp- 20, 2000, now Pat. 7,290,274, therefore Banker is entitled to the US file date of the parent application. Furthermore, the cited portions of Banker are supported in the parent application 09/693,060 filed 00.1 01 into 15-27 and Fiz. 1, 01, thus Banker qualifies as prior at could present application 109/693,060 filed 00.1 01 into 15-27 and Fiz. 1, 01, thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01, thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01, thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies as prior at 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies are 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies are 100.0 10 into 15-27 and Fiz. 1, 01.0 thus Banker qualifies are 100.0 10 into 15-27 and 100.0 10 int

On pages 12-13 of the Applicant's Response, Applicant argues that the Office Action and Banker are silent as to why one with ordinary skill in the art at the time of invention would modify Schiack to include the features of aggregating a log of purchase of content with a log of a viewing content into a viewing log to acquire attribute-values for attributes of each content. However, the Banker reference was not relied upon to teach attribute values but merely a log of purchase.

The Schlack reference teaches a viewer profile 293 (i.e. viewer log) that monitors the interactivity of the viewers. The information is then presented to the viewer in a listing that displays most view genres, television networks, programs, etc. ([0071], [0127], [0135], [0160]-[0168], Figs. 16, 20, 24), however failed to disclose log of purchases.

Banker discloses a log of purchase (Fig. 10), Thus, it would have been obvious to one of ordinary skill in the art to apply the technique of displaying a purchase log of other content as taught by Banker, to improve the profiling system of Schlack for the predictable result of enabling the users to review charges associated with VOD titles to decide if their spending was reasonable or excessive.

The combination still fails to disclose attribute values for each attribute in the viewing log, measuring the number of appearances of the attributes, and ranking the attribute values.

Mofi teached slipplaying a viewing log with multiple that genres are displayed and narked according to the number times they were viewed (IQS36), Fig. 21). This, it would have been obvious to one of ovious to the art to apply the technique of including attribute values for each attribute of content in the viewing log and also ranking attribute-values are truly to form the predictable result of determining users favorite center about the art to apply to Mori, to so, the content of the predictable result of determining users favorite center about the program selection is provided in the program of the predictable result of determining users favorite center by the program selection is provided and the program of the pro